



In the Supreme Court of British Columbia

This is the 2nd affidavit
of Alison Rose Nagase in this case
and was made on November 23, 2023
Court File No.: E212762
Court Registry: Vancouver

Claimant: Alison Rose Nagase also known as Alison Rose McEachern

Respondent: Daniel Yoshio Nagase

AFFIDAVIT

I, Alison Rose Nagase, c/o 1500 – 401 West Georgia Street, Vancouver, British Columbia,
SWEAR THAT:

1. I am the claimant herein, and as such, have personal knowledge of the facts and matters hereinafter deposed to save and except where same are stated to be based upon information or belief and where so stated I verily believe the same to be true.
2. The Respondent, Daniel Yoshio Nagase ("Daniel") and I were married on June 8, 2013 and separated on September 26, 2014.
3. There are two children of the marriage, namely, Sophia Dawn Nagase born March 26, 2012 and Miles Tomio Nagase born July 6, 2014 (the "Children").
4. In my Affidavit #1 made November 9, 2021, I outlined history and details of Daniel's concerning behaviour.
5. On November 10, 2021, Master Taylor granted a protection order wherein Daniel was restrained from communicating, following or nearing within 500 meters of myself or the Children. Also included in the terms of this order was a clause for police to remove Daniel immediately, should he be found to be in contempt of the above (the "Order"). **Now produced and shown to me and marked as Exhibit A to this Affidavit is a copy of this order.**
6. After many attempts, Daniel was served with the Order on December 12, 2021, via process server. **Now produced and shown to me and marked as Exhibit B to this Affidavit is a copy an invoice dated December 17, 2021 from Rapid Triggers Process Serving showing Daniel was personally served, after several attempts, on December 12, 2021.**
7. After being served, Daniel continued to contact me via text message, phone and e-mail.

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8. In December of 2021, I called the police as Daniel had been contacting me. I asked the RCMP Constable assigned to my case to speak with Daniel and warn him that contacting me was in breach of the order. I felt this was a more reasonable approach than immediately seeking charges and had hoped Daniel would listen to the warning.
9. On December 20, 2021, I sent an e-mail to Cst. Valentina Leporda with a statement, screenshots of communication from Daniel between December 11 – December 18, 2021, and a forwarded copy of Daniel's e-mail to me dated December 15, 2021. **Now produced and shown to me and marked as Exhibit C to this Affidavit is a copy of the email I sent, along with the communications mentioned.**
10. In 2022, Daniel had his mother deliver physical cheques he had written to my workplace at UBC Hospital. These cheques often included inappropriate memos and stick drawings of an angry nurse (presumably me) and sad children. **Now produced and shown to me and marked as Exhibit D to this Affidavit is a copy of these cheques.**
11. On November 10, 2022: the Protection order granted November 10, 2021 expired, one year after it was issued. The Order Made without Notice modifying our separation agreement to suspend Daniel's contact with the Children remains in effect and does not have an expiration date. **Now produced and shown to me and marked as Exhibit E to this Affidavit is a copy of this order.**
12. On December 10, 2022, Daniel messaged me on Viber, including a message stating how he graduated "First Class Honors [sic]" and that he has two major publications in Trauma medicine. Daniel goes on to talk about how he is an "International hero" and that the "Kids should know... how awesome their dad is." **Now produced and shown to me and marked as Exhibit F to this Affidavit is a screenshot of this communication.**
13. On March 9, 2023, Daniel messaged me on Viber to ask for me to "forward the email the principal sent to the whole school? It might be a multi million lawsuit." I do not know which email Daniel is referring to, and did not respond. **Now produced and shown to me and marked as Exhibit G to this Affidavit is a screenshot of this communication.**
14. On March 10, 2023 Daniel is seen on the school grounds by staff members. The children were not present at school that day. The Police were called by the school, **VPD file number VA23-39796**, and informed the school that the protection order was expired. **Now produced and shown to me and marked as Exhibit H to this Affidavit is a copy of the communication from the school.**
15. On March 11, 2023 Daniel texted me to state that there is a "run on the banks" and that "silicon valley bank collapsed." This is similar to previous behavior where Daniel, who was "prepping", would insinuate that society was ending. **Now produced and shown to me and marked as Exhibit I to this Affidavit is a screenshot of this communication**

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8. In December of 2021, I called the police as Daniel had been contacting me. I asked the RCMP Constable assigned to my case to speak with Daniel and warn him that contacting me was in breach of the order. I felt this was a more reasonable approach than immediately seeking charges and had hoped Daniel would listen to the warning.
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16. When I checked my Viber messenger in April 2023, I was made aware that Daniel had been in contact with the Children on the FB Messenger Kids App, contrary to the Order Made without Notice on November 10, 2023 suspending his contact with the children. This included video calls on March 26 2023, while they were at their grandparents' for spring break. As I keep my Viber app notifications silenced, I did not see Daniel's message from April 1 2023 for several days. Daniel texted me on Apr 1, 2023 asking me to let the kids have their tablets, so that he could call them. I realized when I read his message that the children's FB Messenger Kids App had been set up long before the protection order and order made without notice were in place, and that Daniel was still a contact for the Children on this app. Daniel had previously refused to message through FB messenger as he stated it was not "secure," and had not messaged with the Children for years, including the duration of the protection order. I blocked and deleted Daniel from the Children's FB Messenger Kids App and explained to the Children that I understand that they love and miss their Father, but that I need to ensure any contact they have with their Father is safe, which is why we currently have a no contact order (in the Order Made Without Notice). **Now produced and shown to me and marked as Exhibit J to this Affidavit is a screenshot of this communication**
17. On April 12, 2023, Daniel messaged me on Viber, asking me to take the Children "for an ECG"; "until then no strenuous activity please"; and "I'm the last one to say no biking or skiing, but in this case better to stay alive until there's a cure" for "MRNA induced myocarditis." The children do not have any cardiac symptoms at this time, and I did not respond further. **Now produced and shown to me and marked as Exhibit K to this Affidavit is a screenshot of this communication**
18. On May 6, 2023, Daniel texted me a link to a blog he had written where he states that on March 26th he "found out from my kids age 8 and 11 that my ex-wife had injected them with the COVID MRNA experiment." Daniel continues in this blog post to refer to his ex-wife (me) being a registered nurse. I was not explicitly named in this blog post, but it makes me feel very uncomfortable and vulnerable that Daniel would publicly post something of this nature. I am the only RN in BC with the same last name as him. The British Columbia College of Nurses and Midwives (BCCNM) is transparent for public safety and licensed nurses are easily searched, included by last name only, and list workplace addresses. I worry that this may compromise my safety. **Now produced and shown to me and marked as Exhibit L to this Affidavit is a screenshot of this communication.**
19. As Daniel has documented asking the Children about their vaccination status during these unsupervised phone calls that occurred without my knowledge or permission on 26 March 2023, I continue to worry about what was discussed with the children, and that Daniel's contact with the Children remains unsafe or inappropriate at this time.
20. On May 19, 2023, Daniel messaged me on Viber with a link to a news article from vancouverisawesome which references the 66 Million Dollar Lawsuit he filed against the

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19. As Daniel has documented asking the Children about their vaccination status during these unsupervised phone calls that occurred without my knowledge or permission on 26 March 2023, I continue to worry about what was discussed with the children, and that Daniel's contact with the Children remains unsafe or inappropriate at this time.
20. On May 19, 2023, Daniel messaged me on Viber with a link to a news article from vancouverisawesome which references the 66 Million Dollar Lawsuit he filed against the

Supreme Court. Daniel goes on to text on May 20, 2023 that "if magistrate taylor grant's protection order enabled you to harm the children then they are entitled to damages." **Now produced and shown to me and marked as Exhibit M to this Affidavit is a screenshot of this communication.** 6

21. On May 29 2023, Daniel texted me an academic article that references myocarditis rates in Children who received the COVID vaccine (a rare adverse effect, the children also do not have any cardiac symptoms at this time) and asks again to ask if I got an ECG for the children. **Now produced and shown to me and marked as Exhibit N to this Affidavit is a screenshot of this communication.**
22. On June 12, 2023, Daniel went to the children's school, with his mother, in an attempt to see the children. The Police were called by the school (**The VPD file number 23-98412**) and Daniel was escorted off the premise by the Police Officers. I was asked to attend by the school by the staff, and I ensured that the Police Officers were aware of the Order Made Without Notice still in effect which modified the separation agreement and suspended Daniel's contact with the children. Daniel and his mother did not see the children at this time as the teachers had taken the kids to a safe room away from the YMCA.
23. On this same day, Daniel also messaged me on viber to "send the copy of the no contact order with the expiry date to the Vancouver police, school and daycare"; and "send notice within 3 days when you have done this." On the advice of my lawyer, I did not respond to this message. **Now produced and shown to me and marked as Exhibit O to this Affidavit is a copy of this communication.**
24. In the memo of the cheque I received for the July 2023 alimony payment, in addition to writing "Adult Child Support", Daniel also wrote: "cashing this cheque settles all future debts by agreement." **Now produced and shown to me and marked as Exhibit P to this Affidavit is a copy of this cheque.** I was advised by my lawyer that this is not legally binding, and I cashed the cheque. To date, Daniel has not paid me alimony since this cheque.
25. On August 2, 2023, a cheque is delivered to my workplace at UBC Hospital by Daniel's mother, Angela. In the memo section of the cheque, it states: "cashing this child support cheque returns guardianship fully to the most qualified parent." **Now produced and shown to me and marked as Exhibit Q to this Affidavit is a copy of this cheque.** Again, I was advised by my lawyer that notes in cheque memos are not legally binding. As Daniel appears to think the memo of his July 2023 Alimony cheque is legally binding, as I have not received any alimony payment since, I am concerned that Daniel might believe himself to be the Children's guardian if this cheque were to be cashed, and what his actions might be. As such, to-date, I have not cashed this cheque.

Supreme Court. Daniel goes on to text on May 20, 2023 that "if magistrate taylor grant's protection order enabled you to harm the children then they are entitled to damages." **Now produced and shown to me and marked as Exhibit M to this Affidavit is a screenshot of this communication.**

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26. On **August 31, 2023** Daniel texted me on Viber to state that he would be delivering support cheques in person at UBC on Friday (September 1). I replied I was not comfortable receiving cheques in person, and to pay me through FMEP. Daniel replied "it is not reasonable to establish a contract with a third party," presumably via cheque memo. **Now produced and shown to me and marked as Exhibit R to this Affidavit is a copy of this communication.**
27. On this same date, Daniel also sent me a link via text message to a blog post that he authored, stating: "this is for us, and for the kids when they are old enough to comprehend." This blog article Daniel linked included links to another he wrote on August 14, 2023; referencing his lawsuit for 66.6 million that was dismissed on 11 August 2023, and a defamatory statement that I "forced" "the children to take 2 doses of the Covid 'vaccine'." **Now produced and shown to me and marked together as Exhibit S to this Affidavit is a copy of this text message, as well as the post.**
28. On September 8, 2023, Daniels mother, Angela, delivered my child support cheque to the YMCA before and after care program after she wasn't able to connect with me at work on September 7, 2023. The children did not see her when she came to the YMCA before school care. I had texted her on both September 7 and 8 that meeting at the kids school was not appropriate at this time. This cheque she gave to the YMCA staff member had a similar message to the August cheque wherein Daniel had written on the memo section that cashing the cheque returns custody to the most qualified parent. **Now produced and shown to me and marked together as Exhibit T to this Affidavit is a copy of this text message, and the cheque.**
29. On September 26, 2023, Daniel publishes a blog titled "Canadian Lawyers – How They Operate," which goes into detail, publicly, with regards to our family law case. He also disagrees with the letter my lawyer sent him referencing that cheque "memos" are not legally binding. I continue to hesitate to cash his child support cheques with these "memos," as I do not know how Daniel will react should they be cashed. **Now produced and shown to me and marked together as Exhibit U to this Affidavit is a copy of the blog post.**
30. On October 3, 2023, Daniel's mother, Angela, again delivered a cheque to me at my place of work work, after I specifically asked if it had anything written on the memo. She did not respond directly to me, but it did have a very similar memo to previous child support cheques. This same day, Daniel also went to the courtyard of the school at approximately 8:30am, and also gave a child support cheque with a similar memo written on it to our daughter Sophia and said hello to both children. The YMCA leaders took the cheque for safekeeping, and did not call the police according to the leader as it was a very quick (less than 5 minute) visit. I clarified with the YMCA staff that Daniel's contact with the children is still suspended at this time with the Order Made Without Notice, which is still in effect. **Now produced and shown to me and marked together**

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as Exhibit V to this Affidavit, is a copy of the communication from Angela, and cheque he left with Sophia.

31. On October 5, 2023, Daniel attended at the Children's school and saw the Children in the courtyard again, this time bringing his mother, Angela. The YMCA leader told them this was inappropriate but advised me that she did not call the police as the visit was brief. Daniel gave the Children void cheques with his contact info and blog address on them in his handwriting. The substack blog referenced on these void cheques include his articles where he references our family law matter, his lawsuit for 66.6 million dollars against the supreme court, that I "forced" the children to receive the COVID-19 vaccine, and his views on COVID-19 vaccination being "genetic experimentation." I mentioned the importance of calling the police to the YMCA staff as Daniel is seeing the children despite the order suspending his contact with the Children in the Order Made Without Notice. The children gave these "cheques" to me immediately when I picked them up from after school care. **Now produced and shown to me and marked together as Exhibit W to this Affidavit, are copies of these cheques.** (10)

32. On October 6, 2023 I received a text from Angela, presumably referencing her and Daniel's visit to the schoolyard on October 5 to see the children and to give them the void cheques. Angela states the Children "looked sad" during their brief visit. When I asked the Children how they were doing when I picked them up after school, they cheerfully replied "good." I do worry that these sporadic, unplanned and brief visits to the schoolyard are causing confusion and distress to the children. **Now produced and shown to me and marked as Exhibit X is a screen shot of this communication.**

33. On November 1, 2023, Daniel and Angela attend at the Children's school again, and give our Daughter Sophia the child support cheque for December 2023 with a memo stating "cashing this cheque returns custody of Miles and Sophia to their Father". Daniel also gave the Children a blank cheque each, in his handwriting, with his contact information (phone number and FB profile) on it. Sophia gave me this child support cheque, and both children gave the blank cheques with Daniels contact information to me when I picked them up from afterschool care. **Now produced and shown to me and marked as Exhibit Y are copies of these cheques.**

34. On November 2, 2023, Angela sent me a text message and confirmed that she went to the children's school yesterday (Nov 1) and gave the child support memo to Sophia. **Now produced and shown to me and marked as Exhibit Z is a screenshot of this communication.**

35. On November 14, 2023, Daniel and Angela attended at the YMCA, as reported to me by the YMCA staff, and stayed briefly. They spoke to the children about their Halloween and asked if their grandparents (my parents) still lived in Kelowna. The Children recounted this to me when I picked them up, and stated that their father asked if Grandma and Grandpa still live in Kelowna "because he has friends in Kelowna so he

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went by their house but saw it was under construction and was wondering if they still lived there." The next day, one of the staff at YMCA Kids club sent me an e-mail recounting the events of November 14, 2023. **Now produced and shown to me and marked as Exhibit AA is a screenshot of this e-mail.** 12

36. On November 14, 2023, Daniel texted me about how he saw Miles laying on the ground at the YMCA, and that Daniel expects for Miles to be checked "with a crp and high-sensitivity troponin" (presumably for mRNA-induced myocarditis. Miles did not have any cardiac symptoms [chest pain, trouble breathing, palpitations, etc] when I chatted with him during pick up from after school care, and tells me he "just likes lying on the ground"). On November 15, 2023, Daniel texts me, telephones me and leaves me a voicemail regarding Miles laying on the ground at the YMCA and that he needs to be checked for myocarditis. **Now produced and shown to me and marked together as Exhibit BB are screenshots of this various communication.**
37. On November 16, 2023, Daniel attended again at the YMCA, Daniel spoke to the staff and advised them that Miles laying on the floor was indicative of heart issues. The staff refused to answer his questions, so he went to Sophia's best friend, who told Daniel that Sophia and Miles were absent from school that day. **Now produced and shown to me and marked as Exhibit CC to this Affidavit is an e-mail from YWCA staff recounting this event.**
38. On November 17, 2023, Daniel attended again at the Children's school in the morning before the children were present. It was again reported to me again by the YMCA staff. This time, Daniel did not even approach the YMCA staff and went straight to Sophia's best friend to as if the Children were present. **Now produced and shown to me and marked as Exhibit DD to this Affidavit is an e-mail from YWCA staff recounting this event.**
39. The YMCA is now keeping the children inside, out of concern of Daniel's visits, which are now a regular occurrence. These visits are increasingly concerning, not only due to their frequency, but because of their nature, and especially as he has started to involve other children.
40. On November 17, 2023, Daniel attended at the children's school again in the afternoon. On this occasion, he went into the center and went straight toward Miles, asking him with questions about his health and how he was feeling. A staff member asked him to leave, and Daniel attempted to call 9-11 for an ambulance. Daniel refused to leave. At this time, another staff member called the police. Once the police arrived, they spent considerable time speaking with him until he finally left. My children's caregiver, Soho, who was picking the children up from school that day, had called me at 4:48 p.m. to tell me that Daniel was at the children's school and was refusing to leave, and the police finally called me at 5:53 p.m. to tell me that Daniel had left and that they were escorting Soho and the children back to Soho's house. **Further details of this incident are included in**

went by their house but saw it was under construction and was wondering if they still lived there." The next day, one of the staff at YMCA Kids club sent me an e-mail recounting the events of November 14, 2023. **Now produced and shown to me and marked as Exhibit AA is a screenshot of this e-mail.**

13

36. On November 14, 2023, Daniel texted me about how he saw Miles laying on the ground at the YMCA, and that Daniel expects for Miles to be checked "with a crp and high-sensitivity troponin" (presumably for mRNA-induced myocarditis. Miles did not have any cardiac symptoms [chest pain, trouble breathing, palpitations, etc] when I chatted with him during pick up from after school care, and tells me he "just likes lying on the ground"). On November 15, 2023, Daniel texts me, telephones me and leaves me a voicemail regarding Miles laying on the ground at the YMCA and that he needs to be checked for myocarditis. **Now produced and shown to me and marked together as Exhibit BB are screenshots of this various communication.**
37. On November 16, 2023, Daniel attended again at the YMCA, Daniel spoke to the staff and advised them that Miles laying on the floor was indicative of heart issues. The staff refused to answer his questions, so he went to Sophia's best friend, who told Daniel that Sophia and Miles were absent from school that day. **Now produced and shown to me and marked as Exhibit CC to this Affidavit is an e-mail from YWCA staff recounting this event.**
38. On November 17, 2023, Daniel attended again at the Children's school in the morning before the children were present. It was again reported to me again by the YMCA staff. This time, Daniel did not even approach the YMCA staff and went straight to Sophia's best friend to as if the Children were present. **Now produced and shown to me and marked as Exhibit DD to this Affidavit is an e-mail from YWCA staff recounting this event.**
39. The YMCA is now keeping the children inside, out of concern of Daniel's visits, which are now a regular occurrence. These visits are increasingly concerning, not only due to their frequency, but because of their nature, and especially as he has started to involve other children.
40. On November 17, 2023, Daniel attended at the children's school again in the afternoon. On this occasion, he went into the center and went straight toward Miles, asking him with questions about his health and how he was feeling. A staff member asked him to leave, and Daniel attempted to call 9-11 for an ambulance. Daniel refused to leave. At this time, another staff member called the police. Once the police arrived, they spent considerable time speaking with him until he finally left. My children's caregiver, Soho, who was picking the children up from school that day, had called me at 4:48 p.m. to tell me that Daniel was at the children's school and was refusing to leave, and the police finally called me at 5:53 p.m. to tell me that Daniel had left and that they were escorting Soho and the children back to Soho's house. **Further details of this incident are included in**

an e-mail from a staff member to me on the evening of November 20, 2023, which is now produced and shown to me and marked as Exhibit EE to this affidavit.

14

41. I reiterate that the children do not have any cardiac symptoms when asked, and I am hesitant to have them undergo medical testing that is not required.
42. Daniel's behaviour is escalating with each visit, and as the days go on. Daniel's behaviour is having a serious impact on the lives of the Children, as well as mine. I am beginning to fear for my safety, and that of my children. Daniel has a history of disobeying this court and orders.
43. I make this affidavit in support of my urgent application for a protection order for myself and the Children against Daniel, a no-contact order wherein Daniel cannot communicate with the children for any reason, and wherein he may only communicate with me exclusively through my legal counsel, a conduct order to forbid Daniel from discussing or publishing about the litigation, myself, or the Children, and a sealing order and publication ban.

SWORN (OR AFFIRMED) BEFORE ME at
Vancouver, British Columbia,
On November 23, 2023


A commissioner for taking
affidavits for British Columbia

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Alison Rose Nagase also known as Alison
Rose McEachern

FANDA WU
Barrister & Solicitor
LINDSAY KENNEY LLP
1500 - 401 WEST GEORGIA STREET
VANCOUVER, B.C. V6B 5A1
TEL: 604-687-1323

This is **Exhibit A** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023


A Commissioner for taking Affidavits for
British Columbia

SUPREME COURT
OF BRITISH COLUMBIA
VANCOUVER REGISTRY

NOV 10 2021

ENTERED



Court File No.: E-212762
Court Registry: Vancouver

(6)

In the Supreme Court of British Columbia

Claimant: Alison Rose Nagase also known as Alison Rose McEachern

Respondent: Daniel Yoshio Nagase

PROTECTION ORDER

BEFORE }

MASTER TAYLOR

}

November 10, 2021

Name of Applicant: Alison Rose Nagase also known as Alison Rose McEachern

Persons Appearing: Fanda Wu, counsel for the claimant, Alison Rose Nagase also known as Alison Rose McEachern

1. THIS COURT ORDERS, under section 183 of the *Family Law Act*, that Daniel Yoshio Nagase born February 24, 1977 is restrained from directly or indirectly communicating with or contacting Alison Rose Nagase born October 18, 1983, Sophia Dawn Nagase born March 26, 2012 and Miles Tomio Nagase born July 6, 2014, except through family law counsel for the purpose of these proceedings.
2. THIS COURT ORDERS, under section 183 of the *Family Law Act*, that Daniel Yoshio Nagase is restrained from attending at, nearing or entering within 500 meters of any known residence, place of work, educational facility or place of worship or Alison Rose Nagase born October 18, 1983, Sophia Dawn Nagase born March 26, 2012 and Miles Tomio Nagase born July 6, 2014, including the following addresses:
 - a. the claimant's residence, located at 204 – 3333 Wesbrook Mall, Vancouver, BC, V6T 1W5;
 - b. Jules Quesnel Elementary School and JQ YMCA, both located at 3050 Crown Street, Vancouver, BC, V6R 4K9;
 - c. UBC Hospital, located at 2211 Wesbrook Mall, Vancouver, BC, V6T 1Z3; and
 - d. Vancouver General Hospital located at 899 West 12th Ave, Vancouver, BC, V5Z 1M9.
3. THIS COURT ORDERS, under section 183 of the *Family Law Act*, that Daniel Yoshio Nagase born February 24, 1977 is restrained from following Alison Rose Nagase born October 18, 1983, Sophia Dawn Nagase born March 26, 2012 and Miles Tomio Nagase born July 6, 2014.

4. THIS COURT ORDERS that any police officer, including any R.C.M.P. officer having jurisdiction in the province of British Columbia, who is provided with a copy of this order is directed to remove Daniel Yoshio Nagase born February 24, 1977 from any known residence, place of work, educational facility or place of worship of Alison Rose Nagase born October 18, 1983, Sophia Dawn Nagase born March 26, 2012 and Miles Tomio Nagase born July 6, 2014, immediately.

By the Court.

Registrar

Carmen Park

DISOBEYING THIS ORDER IS A CRIMINAL OFFENCE UNDER SECTION 127 OF THE CRIMINAL CODE PUNISHABLE BY FINE OR IMPRISONMENT

TAKE NOTICE THAT any police officer, including any R.C.M.P. officer having jurisdiction in the province of British Columbia, having reasonable and probable grounds to believe that the person against whom this order is made has contravened a term of this order may take action to enforce the order, whether or not there is proof that the order has been served on the person and, if necessary for the purpose of enforcing the order, may use reasonable force. Enforcement action may include arresting the person against whom this order is made without warrant in accordance with section 495 of the Criminal Code.

AND TAKE NOTICE THAT if no expiry date is ordered in relation to this order, this order expires one year after the date it is made.



This is **Exhibit B** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia

RAPID TAGGERS PROCESS SERVING LTD

Unit #2

1111 Austin Avenue
 Coquitlam, British Columbia V3K 3P4
 Canada

INVOICE

Invoice No.: 127811
 Date: 12/17/2021
 Ship Date:
 Page: 1
 Re: Order No. 20183115

19

Sold to:

Lindsay Kenney LLP
 18th floor
 401 West Georgia Street
 Vancouver, BC V6B 5A1

Ship to:

Lindsay Kenney LLP
 18th floor
 401 West Georgia Street
 Vancouver, BC V6B 5A1

Li Ha.

Business No.: 10440 2086 RT0001

Quantity	Description	Tax	Unit Price	Amount
1	Service on Daniel Yosho Nagase on Dec 12, 2021 at Lonsdale AVenue and East 14th Street, North Vancouver, BC	G	85.00	85.00
2	hours waiting time (arrived 9:45 AM - served at 11:47 AM)	G	100.00	200.00
1	3 attempts at home: 3110 West 8th AVenue, Vancouver, BC	G	80.00	80.00
1	Agent fees for attempts at 1038 Alice Birch Pt N., Lethbridge, AB	G	105.00	105.00
1	Agent fees for attempts at 1658 White Lake Rd., Keremeos & 6480 Gala Street, Oliver, BC	G	238.65	238.65
1	RTPS handling fee for agents	G	45.00	45.00
1	Loomis/courier charges	G	35.00	35.00
510	pages printed (3 copies of documents)	G	0.25	127.50
Subtotal:				916.15
G - GST				
G				45.81
DEC 22 2021				
Shipped By:	Tracking Number:		Total Amount	961.96
Comment:	Nagase v. Nagase		Amount Paid	0.00
Sold By:			Amount Owing	961.96

20

This is **Exhibit C** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023

A handwritten signature, appearing to be 'J. E.', is written above a horizontal line.

A Commissioner for taking Affidavits for
British Columbia

Forwarded message -----

From: Alison Nagase <alisonnagase@gmail.com>
Date: Mon., Dec. 20, 2021, 14:48
Subject: Re: Fw: Resolution
To: Leporda, Valentina <valentina.leporda@rcmp-qrc.gc.ca>

21

Hi Cst. Leporda, thanks so much for your time.

As per your request, my written statement for RCMP file number 21 - 3403 is below:

My ex husband, Daniel Yoshio Nagase ("Daniel") and I have been legally separated since September 2014. Since that time, I have had full custody and full guardianship per our separation agreement, and did my best to accommodate Daniel's schedule - which varied significantly with his work at the time as a locum physician. His visitation requests were often last minute, and he insisted on seeing the kids as much as possible while in Vancouver/while he was on days off, which I did my best to accommodate. This often resulted in us attending activities with the kids together, or vacationing together (which he references in the email he sent me on Dec 15, 2021).

Daniel has been "prepping" for some time, accumulating food stores, properties, medical supplies, supplements, etc. I believe that he has at least three properties in his name in BC and AB, in addition to the family duplex he stays at when he is in Vancouver, that is owned by his mother. From August 31st, 2021 - September 1, 2021, I had several exchanges with Daniel (both in person, and over the phone) that made me concerned that he may not return the children if he took them on the road trip we had previously agreed to as visitation. Daniel alluded to taking the kids off the grid, possibly through the winter/not returning them to school for their first day as we had previously agreed. Daniel was very upset about vaccine mandates for health care workers, and spoke as though he was implementing his prepping plan. I managed to pick the children up from him the evening of Sept 1, changed the daycamp they were attending for their safety, and suspended his visitation in conjunction with my lawyer's advice at that time (as of September 2, 2021).

Daniel disregarded my communication about suspending his visitation at that time until he could demonstrate that he had sought support for his mental health, and continued to ask me to bring the kids over to his place/to go out for dinner. Daniel also attempted to go view the kids at school and/or potentially pick up the kids from school on at least 2 occasions, which resulted in the school calling the VPD. He also continued to message me frequently. His behaviour led me to seek a protective order, which I was granted on November 10, 2021.

My lawyer emailed Daniel multiple documents including the protection order and the court order modifying our separation agreement/suspending his contact shortly after the protection order was granted. We were unable to find Daniel to serve him personally, however, for approximately a month. Daniel was travelling, speaking at "freedom" rallies (anti-vax/anti-mandate rallies, from what I can tell) and providing interviews in multiple locations. He was removed from his shifts as an emerg locum physician in Alberta for allegedly giving ivermectin to inpatients in early September 2021, which he references in multiple speeches which have hit mainstream media. Daniel continued to contact/email/message me during this time. He was legally served in person the weekend of Dec 11-12, 2021 with documents including the protection order and my affidavit- although I do not know the details of when he was served specifically; I received an email from my lawyer on Monday Dec 13, 2021 that he had been served.

Since being served, Daniel continues to contact me by email, viber messages, text messages, and attempting to phone me, which is prohibited by the protection order. As he's continuing to attempt to contact me after having knowledge of the protective order, I wanted to notify the police. I attempted to contact the police non-emergency on Sunday during a shift that I had picked up, but was unable to get through, so I called to report this breach of the protection order today. The children and I are safe at this time, which is why I reported this breach via non-emergency when I had a few moments after dropping them off at camp today, as I wanted to avoid the kids overhearing the conversation if at all possible.

22

As the school, after-school care programs and day-camps the kids attend are aware not to release the children to him and of the protection order/to call the police if Daniel does attempt to pick the children up, I don't have any imminent safety concerns regarding the children at this time. The children are also in a winter break day-camp he doesn't have knowledge of, so he doesn't know where they are at this time.

a summary of Daniel's communication since last weekend:

Dec 11, at 0928h: viber message

Dec 12, at 15:06: viber message

Dec 14, at 10:30h: attempted phonecall via Viber (I did not answer)

Dec 14, at 10:32h: viber message

Dec 14, at 20:50h: viber message

Dec 15, at 20:29h: Daniel called me (I declined the call)

Dec 15, at 20:30: Daniel called me (I declined the call)

Dec 15, at 20:30: attempted phonecall via Viber (I did not answer)

Dec 15, at 20:31: Text message

Dec 15, at 21:28: email, which included threats of legal action -- "seeking costs" and "seek[ing] prosecution against [me] for perjury"

Dec 15, at 21:42: email, which included his intention to "submit paperwork to have [my] lawyers disbarred for malfeasance"

Dec 15, at 21:43: Text message (to inform me of the emails)

Dec 17, at 19:19h: viber message

Dec 17, at 19:19h: viber message

Dec 17, at 22:20h: viber message

Dec 17, at 22:21h: viber message

Dec 17, at 22:21h: viber message

Dec 17, at 22:32h: viber message

Dec 17, at 22:33h: viber message

Dec 18, at 00:11h: viber video message of a "freedom rally"

Dec 18, 19:40h: viber message requesting to see the kids before he leaves

Please let me know if you have any questions or require any clarification/context for the supporting evidence I forwarded you earlier today. I haven't officially responded to his accusations in the email sent on Dec 15, but will do so with my lawyer's assistance if needed.

23

Many thanks,
Alison Nagase.

On Mon, 20 Dec 2021 at 11:39, Leporda, Valentina <valentina.leporda@rcmp-grc.gc.ca> wrote:

Hi Alison,

As per our phone conversation, could you please reply with a detailed written statement regarding this incident?

Please include

- Background of events/ any relevant details regarding your husband
- Relevant information about any recent emails/screenshots
- Dates/times of the events
- Any safety concerns (if there are any)

I will add all the screenshots/attachments and court order to the file as well.

Thank you,

Cst. Leporda

From: Alison Nagase <alisonnagase@gmail.com>
Sent: December 20, 2021 11:15 AM
To: Leporda, Valentina <valentina.leporda@rcmp-grc.gc.ca>
Subject: Re: Fw: Resolution

Hi again, Cst. Leporda,

Please see below for the two emails that Daniel sent to me on Dec 15, and for screenshots of his viber messages, text messages, phone calls and that he left me a voicemail. This is his contact since he was served last weekend.

My lawyer also forwarded him an extensive email containing the protection order, order to modify my separation agreement and my affidavit shortly after the protection order was issued. I have omitted his contact between the protective order and him being legally served just to save you time, but can forward you those messages as well if required.

Many thanks,
Alison Nagase

On Mon, 20 Dec 2021 at 10:55, Alison Nagase <alisonnagase@hotmail.com> wrote:

From: Daniel Nagase <danielnagase@yahoo.com>
Sent: December 15, 2021 9:42 PM
To: Alison Nagase <alisonnagase@hotmail.com>
Subject: Fw: Resolution

Oh and I forgot to add our family outings and family memberships to Britannia Mining Museum for both 2020 and 2021.

(All the family trips to the Aquarium and how I got us the last visit when they tried to tell us we were no longer allowed because all membership reservation times had been prebooked, doesn't need mentioning either)

I mean how sleazy are your lawyers that they've put you in a position to be prosecuted for perjury? Once you and I are back to some semblance of a situation where we can both put our children first we're going to have to put in some paperwork to get your lawyers disbarred for malfeasance.

----- Forwarded Message -----

From: Daniel Nagase <danielnagase@yahoo.com>
To: Alison Nagase <alisonnagase@hotmail.com>
Sent: Wednesday, December 15, 2021, 10:28:22 p.m. MST
Subject: Resolution

Hi Alison,

Since you do not answer my phone calls and have not for approximately 3 months I will put this in writing to give you an opportunity to resolve your violation of our separation agreement in such a way that it preserves the financial well being of both yourself and our children.

1) I will file an affidavit that all the statements you made claiming to be fearful are in fact willfully false statements. From July 20-24, 2020, we shared a 4 night and 5 day stay at Chateau Fairmont Lake Louise where we spent the entire time together as a family.

You willingly slept in the same bed as I for 4 nights. We ate and drank wine together for 5 days and 4 nights. We spent the entire day together for 5 consecutive days and 4 nights. We hiked together and you joined the children and I on a canoe ride across Lake Louise. You felt confident and safe enough in my presence to trust me as the principle navigator and means of propulsion during a rain and wind squall on Lake Louise that resulted in an emergency recall of all boats in the water. The first night, you felt entitled to keep me awake till well past 3am, even though I had just finished a work set. Your wish that night was for me to band and tie off your hemorrhoids because you refused to see a surgeon. On subsequent nights and mornings we were intimate while the children were asleep in the pull out bed in the living room

2) You have repeatedly abused mental health support services by calling the police after an argument. This is evidenced in your own affidavit.

3) You have a history of fabricating false narratives to seek attention and sympathy from others. In fact, the reason for our separation in 2014 was the false statements you made to my Co Worker Dr. David Chong at Surrey Memorial Hospital. I was hoping to never have to look at those screenshots ever again, with the hopes that one day I would be able to delete them and erase the sabotage and slander you brought to my previous friendships.

4) You have a history of mental disorder requiring extensive and years of continued counselling. In the interests of the safety and well being of our children I will ask that the confidentiality of your counselling be waived as that documentation is pertinent to health, safety and well being of our children under your care. 25

5) For all the Claims you make in your affidavit after July 24, 2020 I will produce evidence of the family dinners we've had together with receipts at White Spot, Super Hiro's, Tairou Ichiba Sushi, Octopus's Garden, Deacon's corner, and Dockside Restaurant on Granville Island. The claims you make about our relationship in your affidavit do not match with the reality of how much time we spent together as a family from July 24, 2020 through the first half of 2021.

6) You have repeatedly expressed fear that your landlord at UBC would do a surprise maintenance visit and see all the garbage on the kitchen floor and mold on your carpet. This deplorable living condition also occurred while you were a tenant at 3110 West 8th Avenue. As a condition of being a concerned parent, and a representative of my mother who was the landlord of 3110 West 8th Avenue shortly after our separation, I could not simply allow you to hide the living conditions our children were subjected to by locking me out of 3110 west 8th Avenue. I addressed this urgent problem with you in person, despite your claim that discussion of unhealthy living conditions was "not appropriate". I never wanted to jeopardize your role in this family as a mother, and I chose not to involve child and family services precisely in the hopes that with time love and patience, you could become a responsible member of our family.

Step 1) The evidence of the falsehoods of your affidavit claims after our family vacation ending on July 24, 2020 will take some time to compile, as it involves over a year's worth of restaurant receipts and children's meals. Once put in the hands of a lawyer this evidence will incur costs to this family.

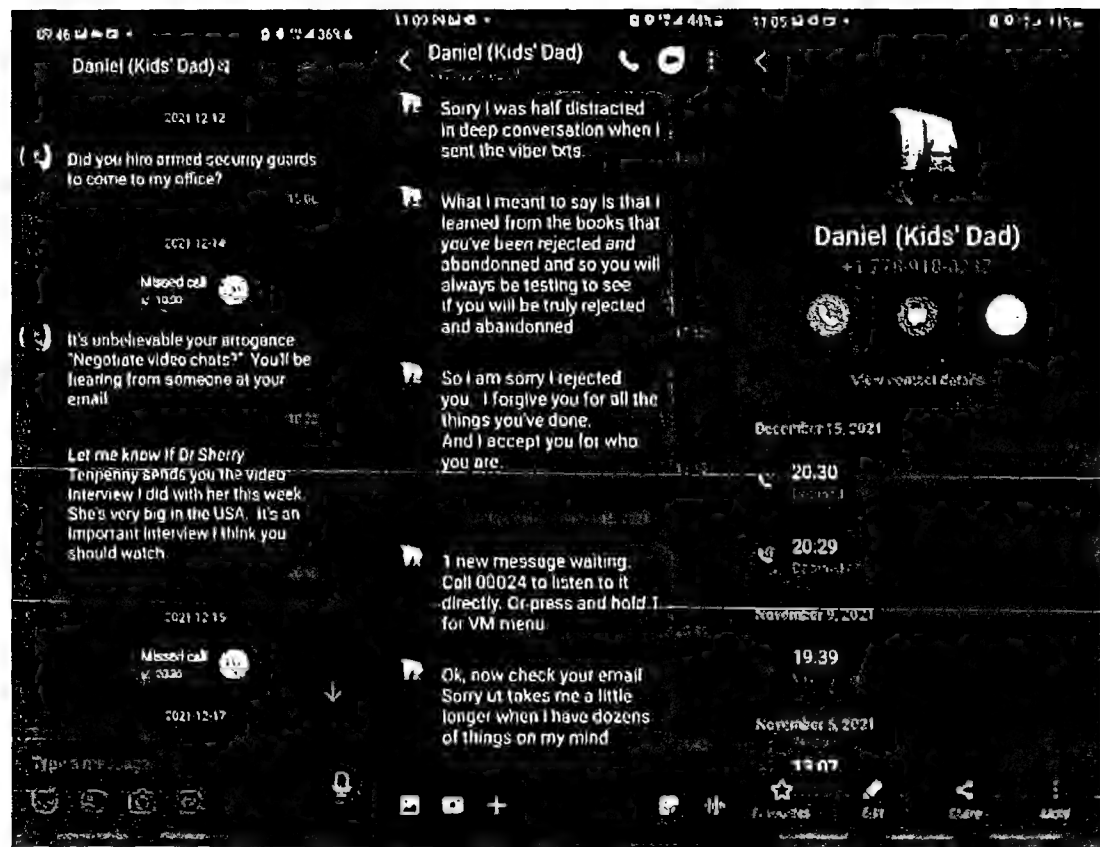
Step 2) In addition to the recovery of costs from your filing of a false affidavit, I will seek prosecution against you for perjury for having willfully made false statements on an affidavit. I will also seek perjury charges against the staff at the YMCA who claimed that Michael and I had attempted to pick up our children from day care. A willfull false statement with intent to harm is a criminal offence. We had visited the daycare on bicycles merely to say hi to Sophia and Miles. There was clearly no intent to pick the children up as we were both riding single seat bicycles and only had 1 helmet each. Any claim that we had visited the daycare with the intent to pick up the kids is perjury.

My preferred course of action to preserve the financial future of our children as well as their health and well being is to proceed with neither of the steps above involving the procurement of a lawyer or pressing of criminal charges against you and others for perjury with statements from your affidavit.

But should you continue to disregard the terms of our separation agreement I may have no choice.

Regards,

Daniel Nagase



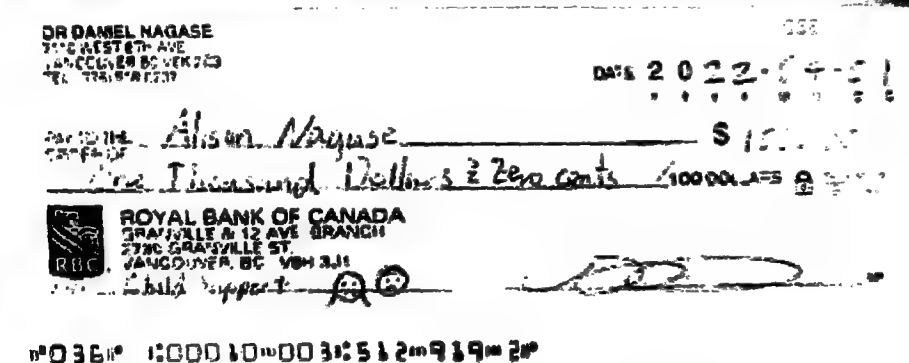
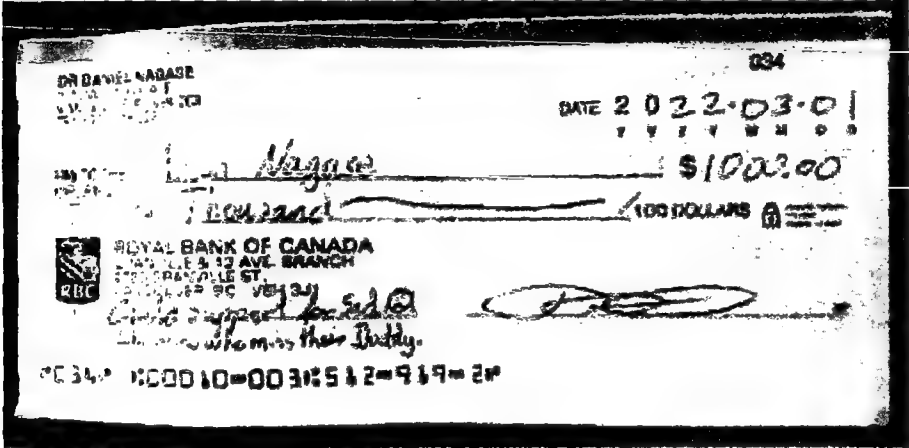
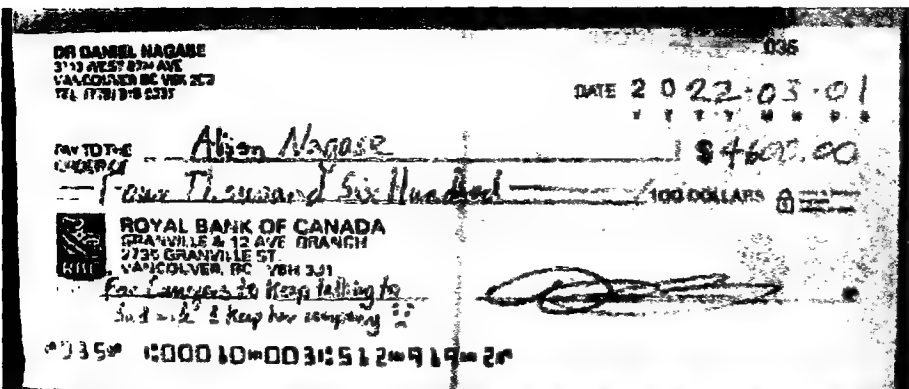
28

This is **Exhibit D** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia

20

29 or
30?

DR DANIEL NAGASE
3110 WEST 8TH AVE
VANCOUVER BC V6K 2C3
TEL: (778) 518-0237

079

DATE 2 0 2 2 - 0 6 - 0 1

PAY TO THE
ORDER OF

Alison Nagase
One Thousand

\$ 1000 -

100 DOLLARS



ROYAL BANK OF CANADA
GRANVILLE & 12 AVE. BRANCH
2725 GRANVILLE ST.

RR#1, VANCOUVER, BC V6H 3J1

U.S.A. Child Support

for Fatherlessness caused by

greed and Injustice.

#079# 10000 10 00 31 51 2 9 19 21#

Signature

DR DANIEL NAGASE
3110 WEST 8TH AVE
VANCOUVER BC V6K 2C3
TEL: (778) 518-0237

078

DATE 2 0 2 2 - 0 6 - 0 1

PAY TO THE
ORDER OF

Alison Nagase
Four Thousand Six Hundred

\$ 4600 -

100 DOLLARS



ROYAL BANK OF CANADA
GRANVILLE & 12 AVE. BRANCH
2725 GRANVILLE ST.

VANCOUVER, BC V6H 3J1

U.S.A. June Alimony

#078# 10000 10 00 31 51 2 9 19 21#

Signature

This is **Exhibit E** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia

SUPREME COURT
OF BRITISH COLUMBIA
VANCOUVER REGISTRY

NOV 10 2021

ENTERED

Form F34 (Rule 10-8(1))

Court File No.: E212762
Court Registry: Vancouver

32

In the Supreme Court of British Columbia

Claimant: Alison Rose Nagase also known as Alison Rose McEachern

Respondent: Daniel Yoshio Nagase

ORDER MADE WITHOUT NOTICE

[Rule 21-1 of the Supreme Court Family Rules applies to all forms.]

BEFORE

MASTER TAYLOR

November 10, 2021

ON THE APPLICATION of the claimant, Alison Rose Nagase also known as Alison Rose McEachern, without notice coming on for hearing at 800 Smithe Street, Vancouver, BC, on November 10, 2021 and on hearing Fanda Wu, counsel for the claimant;

THIS COURT ORDERS that:

1. Pursuant to section 58(4) of the *Family Law Act*, paragraph 7 of the parties' separation agreement dated February 10, 2015 is hereby varied, to suspend the respondent's contact with the Children.
2. Pursuant to section 64 of the *Family Law Act*, the respondent is hereby restrained from removing the Children from the Greater Vancouver Regional District.
3. In the event the respondent breaches the Orders herein and takes the Children, pursuant to sections 231(4) and 231(6) of the *Family Law Act*, a police officer will apprehend the Children and take the Children to the claimant, and for the purpose of locating and apprehending the Children in accordance with this Order, a police officer may enter and search any place he or she has reasonable and probable grounds for believing the Children to be.

Signature of Fanda Wu
Lawyer for Alison Rose Nagase also known as
Alison Rose McEachern

✓ 4. The respondent may apply to set aside this order
or any of the provisions in it on seven (7) days' notice to the claimant. ✓

By the Court.

Registrar

Carmen Pace



This is **Exhibit F** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia

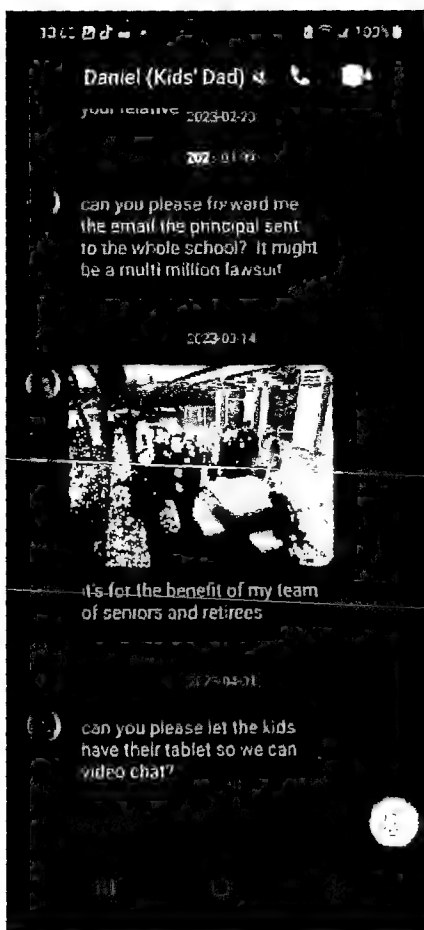


This is **Exhibit G** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



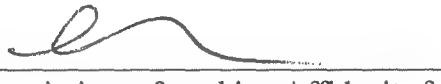
A Commissioner for taking Affidavits for
British Columbia

36



37

This is **Exhibit H** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023


A Commissioner for taking Affidavits for
British Columbia

Subject:

FW: [EXTERNAL] Fwd: Daniel by School Fences Today

38

----- Forwarded message -----

From: Eve Gagnon <esgagnon@vsb.bc.ca>
Date: Fri, 10 Mar 2023 at 17:14
Subject: Daniel by School Fences Today
To: Alison Nagase <alisonnagase@gmail.com>
Cc: Lisa Pathyil <lpathyil@vsb.bc.ca>, Elizabeth Toone <etoone@vsb.bc.ca>

Dear Alison,

Today, Daniel was at the school outside the school grounds around pick-up time. We called 911 as we thought there was still a restraining order against him and that he had to be 500 m from the school.

We learned from the police officers, that the restraining order expired. This means, according to the police officer, that as his children attend our school, he could come on school grounds.

Please confirm this is accurate and that we no longer need to call 911 if he shows up around the school. If this is not accurate, thank you for letting us know what has been filed so we can keep our records in order.

Little to say, this was very stressful time for us today. We felt relieved the children were not at school, nevertheless, I would appreciate the school being kept well-informed.

Enjoy Spring Break,
Mme Eve

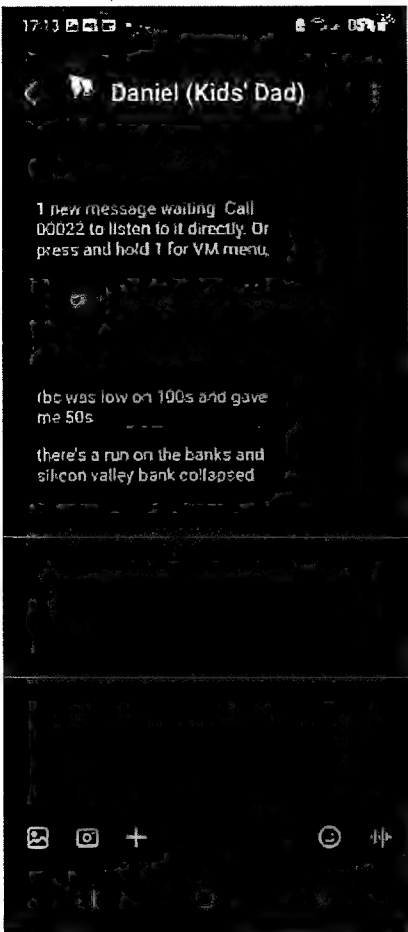
Eve Gagnon (she/her)
Directrice-Principal | École Jules Quesnel
3050 Crown Vancouver, BC Canada V6R 4K9
Phone: 604 713 4577 | esgagnon@vsb.bc.ca

I humbly acknowledge that I am unlearning and relearning on the unceded, unsurrendered, and traditional lands of the xʷməθkʷəy̥əm (Musqueam), Skwxwú7mesh (Squamish), and səlilwətaɬ (Tsleil-Waututh) nations. With much gratitude being able to be on this land, I recognize the loss and pain caused by colonialism.

This is **Exhibit I** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia



41

This is **Exhibit J** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023

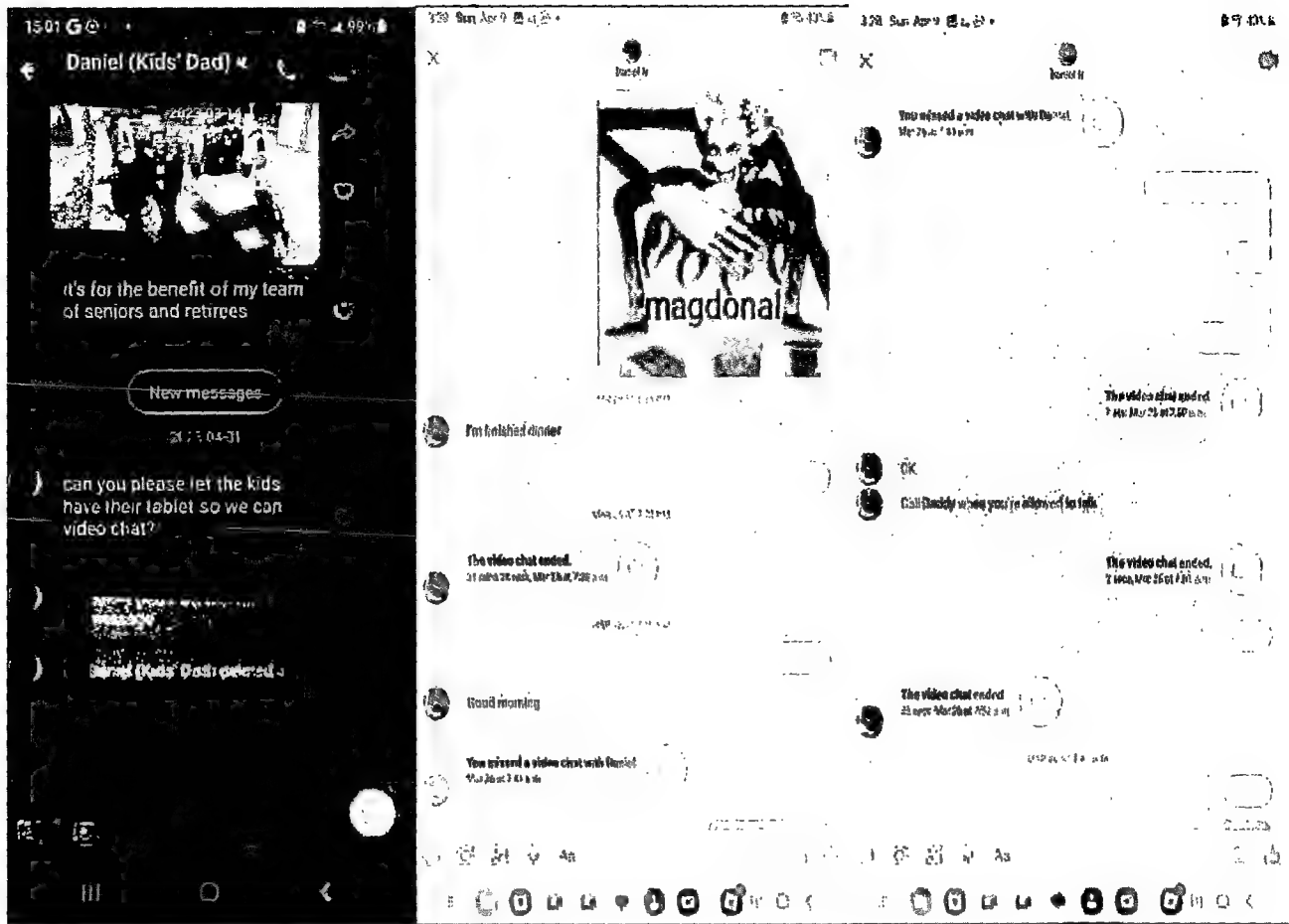

A Commissioner for taking Affidavits for
British Columbia

7)

42

✓

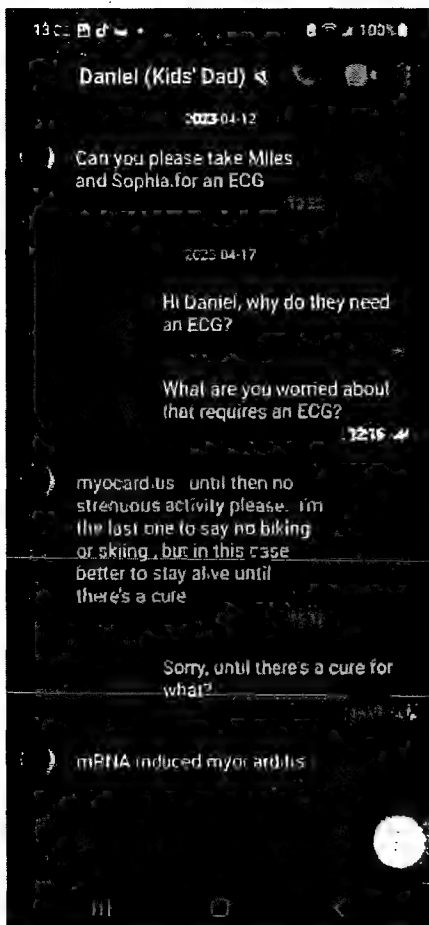
43)



This is **Exhibit K** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
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A Commissioner for taking Affidavits for
British Columbia



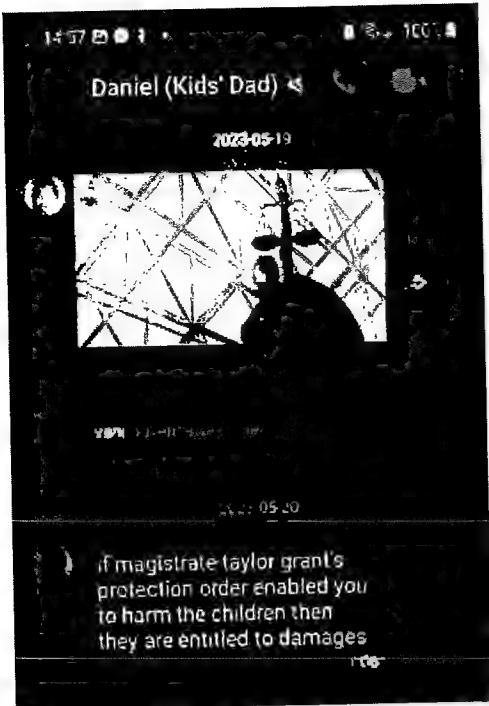
45

46

This is **Exhibit L** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
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British Columbia



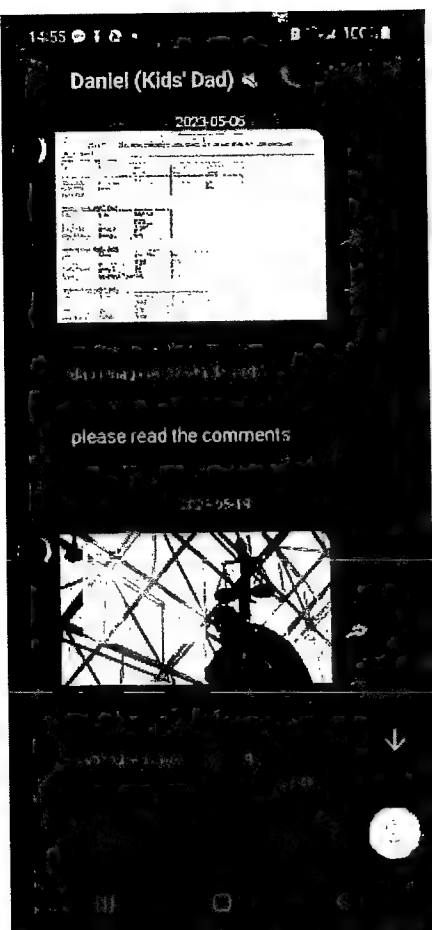
47

48

This is **Exhibit M** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
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A Commissioner for taking Affidavits for
British Columbia



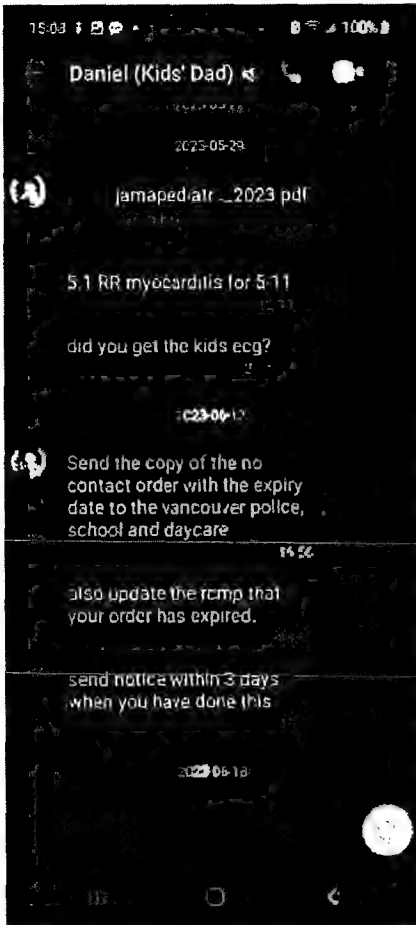
49

50

This is **Exhibit N** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



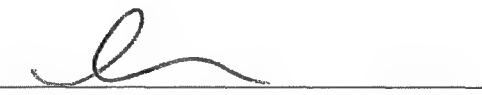
A Commissioner for taking Affidavits for
British Columbia



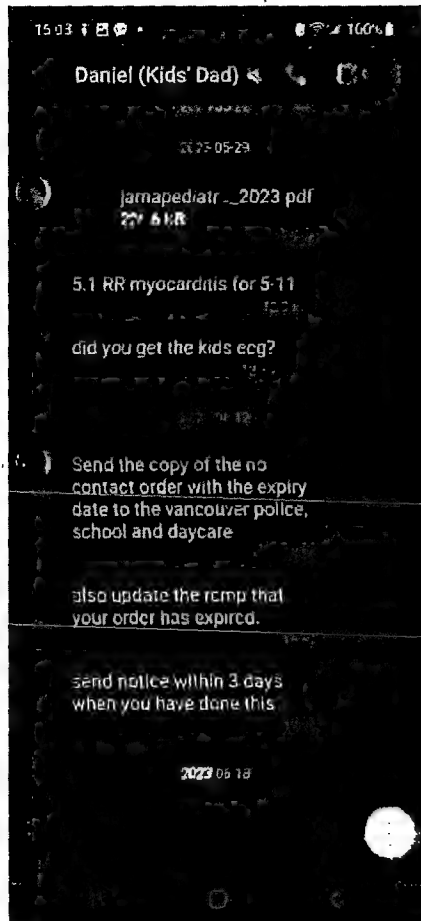
51

52

This is **Exhibit O** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023

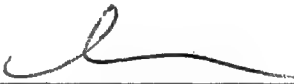


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British Columbia



53

This is **Exhibit P** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia

ST

DR DANIEL NAGASE 3110 WEST 8TH AVE VANCOUVER BC V6K 2C3 TEL: (778) 918-0237	039
DATE 2 0 2 3 - 0 7 - 0 1	
Y Y Y M D	
PAY TO THE ORDER OF <u>Alison Nagase</u>	\$ 4600.00
<u>Four Thousand Six Hundred</u>	
100 DOLLARS <input checked="" type="checkbox"/> <small>cheques/bills orders of bank travel or cash</small>	
RBC ROYAL BANK OF CANADA GRANVILLE & 12 AVE. BRANCH 2736 GRANVILLE ST. VANCOUVER, BC V6H 3J1	
MEMO <u>Archie & Phil Support</u> <u>cashing this cheque settles all future debts by agreement.</u>	
#039# 1000000365120919# 21#	

This is **Exhibit Q** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia

51

R DANIEL NAGASE
10 WEST 8TH AVE
VANCOUVER BC V5R 2C3
TEL: (778) 918-0237

068

DATE 2 025 - 08-60

Y Y Y M M D D

PAY TO THE
ORDER OF

Alien Nagase
One Thousand Dollars

\$1000.00
100 DOLLARS



ROYAL BANK OF CANADA

GRANVILLE & 8TH BRANCH

2758 GRANVILLE ST. V8E 5L1

VANCOUVER BC

RBC

MEMO

CASTRIES - Mr. Soddy suggest
other return to Indian ship
fully to the last specified port

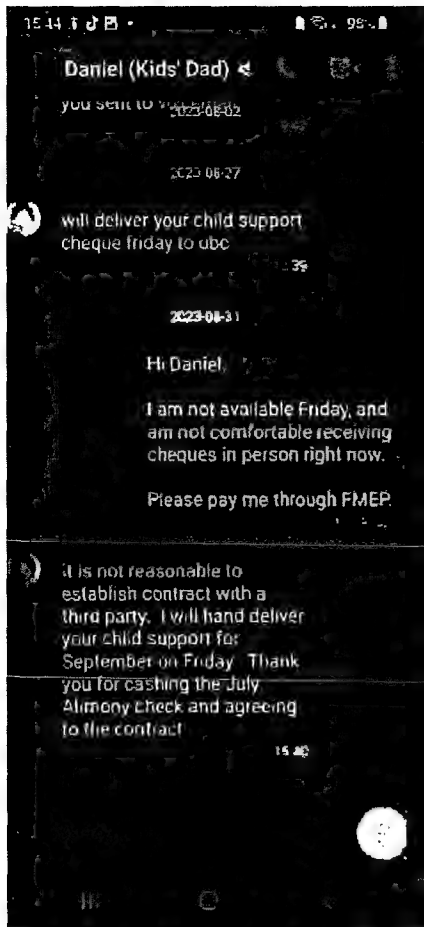
"068" 1000 1000 315229190210

57

58

This is **Exhibit R** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023


A Commissioner for taking Affidavits for
British Columbia



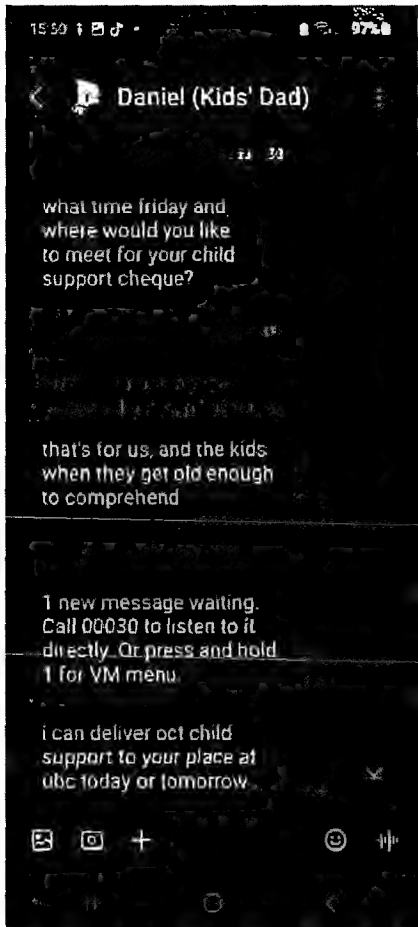
59

60

This is **Exhibit S** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
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A Commissioner for taking Affidavits for
British Columbia



61

A Criminal Surprise?

Judicial Independence Crime and Criminals



DANIEL NAGASE MD

AUG 14, 2023

62

48 56

Share

On August 11th, 2023, Justice Michael Tammen of the Supreme Court of British Columbia dismissed my lawsuit against magistrate Grant Taylor and the Supreme Court of British Columbia.

My lawsuit against the Supreme Court and Master Taylor Grant was for restitution of genetic harm to my children after their mother forced them to take 2 doses of the Covid "vaccine". The No Contact order issued Ex Parte by the Supreme Court prevented me from contacting, and protecting my children from genetic experimentation. Magistrate Taylor Grant made the order based on hearsay from my wife, a registered nurse, without any chance for me to rebut my wife's claims. The Supreme Court of British Columbia enforced the order through the Vancouver police and the Royal Canadian Mounted Police. (The no contact order prevented all contact, even text messages. The day after I sent text messages to my wife asking how many days we spent in Seattle at the Hello Kitty Christmas event in 2019, I was contacted by the Royal Canadian Mounted Police for violating Taylor Grant's no contact order.)

I sought restitution from the court in the order of \$33.3 million per child for lifelong genetic and intergenerational harm. The Supreme Court of British Columbia violated my right to "The protection of the persons and estates of infants".¹ My suit was asking for redress.

Despite hearing no evidence, the judge concluded:

- that I disclosed no reasonable claim
- that my suit was unnecessary, scandalous, vexatious or frivolous

- that I abused court process

63

1. Restituting harm to my children is not a reasonable claim?
2. Genetic harm to my children is “frivolous” ?
3. Seeking justice is “an abuse of court process”?

How did the judge come to these conclusions?

- Justice Michael Tammen claimed the Judiciary has absolute immunity.

What does this mean?

This means that Judges, Magistrates and members of the Judiciary have claimed the Right to Cause Harm without accountability.

Any group claiming the right to do harm unto others without recourse effectively becomes a tyranny of criminals. Here is why:

When Judges have no fear of accountability from harming lawful women and men, then the only limitation on Judges would be from the unlawful.

That's Right! In any case between lawful men and women and a criminal, when Judges have no responsibility to the lawful, the only fear a judge would have is the vengeance of the lawless.

This makes the entire Judiciary an extension of criminals in society!

Organized crime, criminals and their interests will be the only influence on the legal system now that the Judiciary has claimed ABSOLUTE IMMUNITY FROM LAWFUL MEN AND WOMEN!

64

More about Judge Michael Tammen:

<https://www.ecosia.org/images?q=justice%20michael%20tammen#id=90BCDC0212D0FADDCC43EC53C432E917420AE74B8>

<https://www.lifesitenews.com/news/canadian-judge-jails-father-for-breaking-gag-order-on-govt-supported-sex-change-procedures-on-his-teenage-daughter/>

If it is wrong to live under the tyranny of LAWLESS criminals, and the JUDICIARY HAS BECOME AN EXTENSION OF ORGANIZED CRIME, What can be done?

On July 7th, 2023, a Grand Jury of 30 convened under the Magna Carta, served notice to the Attorney General's lawyer, that the Attorney General's motion strike my lawsuit against the BC Supreme Court before it is heard constitutes an Obstruction of Justice.

On August 11th, 2023, Justice Michael Tammen of the BC Supreme Court agreed with the Attorney General and struck my case before it was heard, claiming absolute immunity from Lawful Women and Men as his justification.

To rectify this wrong, at 7pm On August 17th, 2023, 40 days and 40 nights after first serving the Crown with notice of wrongdoing, we are reconvening a Grand Jury under

the Magna Carta. The Magna Carta is the foundational document for all laws in the Commonwealth. Men and Women who wish to participate in the Magna Carta Grand Jury to Indict the Crown for Obstruction of Justice are invited to the Vancouver Art Gallery, in Vancouver British Columbia, Canada. 65

If in agreement, the Magna Carta Grand Jury members will be asked to autograph their natural name and thumbprint a document indicting the Crown for Obstruction of Justice. Additionally, if deemed fair by the Grand Jury, a charge to the Crown of 777,000 metric tonnes of silver will be applied, to be held and distributed by the Magna Carta Grand Jury to restitute harms done by the Crown.

August 17th, 2023, 7pm. Vancouver Art Gallery in Vancouver, BC, Canada.

If the Courts are not accountable to Good People, who are they accountable to?

Bad ones?

1 § 33 MAXIMS AND PRINCIPLES OF JURISDICTION. Chapter 3, Maxims and Principles of Equity. A Treatise on Suites in Chancery by Henry R. Gibson



48 Likes · 4 Restacks

56 Comments

Write a comment...



Daniel Nagase MD Aug 15 Pinned



777,000 metric tonnes of silver = 49x (7x7) Canada's 2009 declared silver reserves.

<https://srsroccoreport.com/wp-content/uploads/2017/01/USGS-Silver-World-Reserves-2009-768x433.png>

LIKE (1) REPLY SHARE

...



REW Writes REW's Substack Aug 14 Liked by Daniel Nagase MD

God bless you and your children as you press on and in for true justice, freedom and liberty!
You are a man after HIS own heart!

Jesus said, "Let the little children come to me, and do not hinder them, for the kingdom of heaven belongs to such as these."

Matthew 19:14

LIKE (15) REPLY SHARE

...

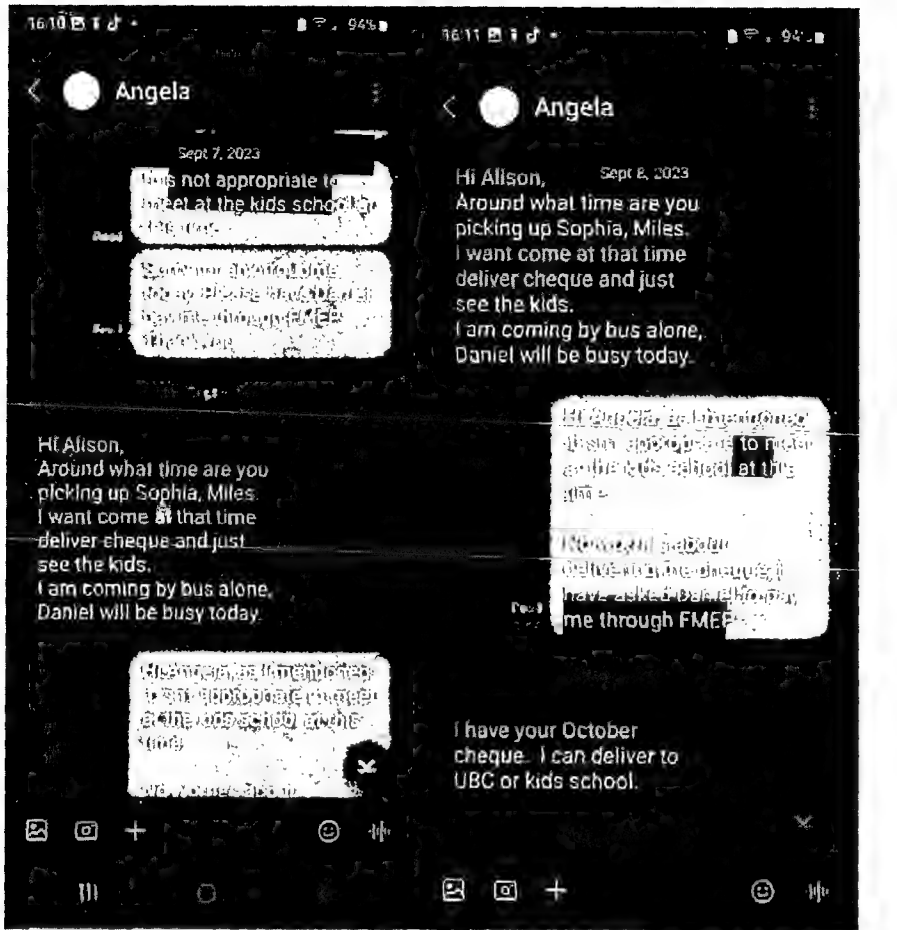
54 more comments...

67

This is **Exhibit T** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023


A Commissioner for taking Affidavits for
British Columbia

68



DR DANIEL NAGASE
3110 WEST 8TH AVE
VANCOUVER BC V6K 2C6
TEL: (778) 918-9237

068
DATE 2023-09-01
Y Y Y Y M D

PAY TO THE ORDER OF DR DANIEL NAGASE \$ 1000.00
-One Thousand Dollars - 100 DOLLARS DR DANIEL NAGASE



ROYAL BANK OF CANADA
GRANVILLE & 12 AVE. BRANCH

2735 GRANVILLE ST.

VANCOUVER BC V6H 3J1

RBC

MEMO Cashing this child support cheque returns custody to the most qualified parent

106910 100010003151209171020

101
69

This is **Exhibit U** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023


A Commissioner for taking Affidavits for
British Columbia

<https://danielnagase.substack.com/p/canadian-lawyers-how-they-operate>.

Canadian Lawyers, how they operate.

This time it gets personal.



DANIEL NAGASE MD
SEP 26, 2023

40 33

Share

One day I hope my kids will be able to read this article and comprehend the damage done to their childhoods by Canadian lawyers and the legal system. My kids, who are 9 and 11 years old now, will as they get older have a record of what I did during the years they were not allowed to see me, and what efforts I made to make their future a brighter one — one without medical tyranny, judicial tyranny and political violations of basic human rights.

Lindsay Kenney LLP is a law firm that my wife hired against me in our divorce which she filed shortly after I told her I lost my job after saving the lives of 3 elderly patients in Rimbev Alberta with Ivermectin.

Lindsay Kenney LLP is located on the upscale financial row on West Georgia Street in Vancouver. I doubt their services come cheap. They were the law firm who filed the application to a magistrate claiming that my estranged wife's hearsay that I planned to

<https://danielnagase.substack.com/p/canadian-lawyers-how-they-operate>

11/16/23 5:03 PM

Canadian Lawyers, how they operate. • by Daniel Nagase MD

kidnap my kids so they wouldn't have to take the mRNA "vaccine" was a statement of fact. Never mind the fact I told her that I'd drop our kids off at her parents house in Kelowna after our mining tour of northern British Columbia. (My son Miles loves rocks and wants to be a prospector when he grows up). By making multiple false claims that my wife's imagined fears were fact, this law firm managed to get a 1 year no contact order against me. From November 2021 to November 2022, I was not allowed any contact, even a phone call, with my children. This order was made Ex-Parte by Grant C. Taylor, a magistrate at the BC Supreme Court. Taking statements of hearsay and making an order against me and my children with no opportunity for me to respond is unheard of in family law. But this is exactly what happened at the hands of the lawyer Fanda Wu and Magistrate Grant C. Taylor.

My first step upon hearing from my son during a video call in March 2023 that he was forced to get both injections before his 8th birthday in the summer of 2022 was to try and bring restitution to the wrongdoing done upon my family by the BC Supreme Court and Grant C. Taylor. The attorney general of British Columbia representing the Crown

under King Charles urgently intervened to try and quash my case before it was heard.

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Despite a Magna Carta notice, (the only document in the commonwealth that over-ruled the Crown of England), King Charles, through his attorney general in British Columbia obstructed justice by striking my case before any evidence was heard. 40 days and 40 nights notice was given to the Crown under King Charles, that striking a case before it was heard was a *prima facie* crime that obstructed justice. He continued regardless, and the Supreme Court Justice Michael Tammen on August 11th, 2023, claimed that the judiciary had absolute immunity from lawful men and women. The implications I detail here.

This is the latest letter I received from my wife's law firm. The purpose for showing this minimally redacted letter is to show how Lawyers in Canada Lie, and the legal system turns a blind eye.

Winnipeg Office
102-101 First Street East
Vancouver, BC Canada V6C 5A1
T 604.687.3233
F 604.687.2787

Vancouver Office
800-1021 10th Street
Vancouver, BC Canada V6C 5A1
T 604.687.3233
F 604.687.9629

Montreal Office



OUR FILE: 20163117

REPLY TO: Farrah Wu

September 5, 2023

Lawyer

VIA E-MAIL: dwagnase@lklaw.ca

EMAIL: dwagnase@lklaw.ca

Dear Mr. Daniel Nagase.

DIRECT: 604.687.3233

Re: Nagase v. Nagase
DCSC Action No. E212762, Vancouver Registry

We understand that you have been sending our client her child and spousal support cheques with handwritten notes in the memo portion of the cheque. In July of 2023, your spousal support cheque, a picture of which is enclosed, included a memo stating "Adult Child Support cashing this cheque settles all future debts by agreement". Your August 2023 child support cheque, a picture of which is enclosed, includes a memo stating "cashing of this child support cheque retains guardianship fully to the most qualified parent".

When I read the Bills of Exchange Act of Canada, I realized that cheques were written contracts. The contract is for the withdrawal of money from one account for deposit or cashing to another. As a contract, cheques can have terms attached. Having been out of work for 23 months, I attached a term to my spousal support cheque that cashing of the cheque settles all current and future debts to my spouse, who is a Registered Nurse, still working in Vancouver, BC. Her lawyer told her to cash the cheque anyway. Despite being a Nurse with salary benefits from over a decade of seniority, I imagine her law firm was eager to get paid out of my generous spousal support, which would be a struggle for her otherwise. Here comes the dishonest part of their letter, and the

example everyone should make note of on how lawyers utter threats and lie: (Just like they did when they claimed my purchase of a travel trailer in 2020 was a plan to kidnap my own children so they would not be subject to dangerous medical experimentation.)

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<https://danielnagano.substack.com/p/canadian-lawyers-how-they-operate>

3/8

None of these "methods" in your support cheques, or any other document, are legally binding to our client. Further, your use of these support cheques to communicate odious messages to our client is a form of harassment and will not be tolerated. Should you continue to do the same, our client will not hesitate to seek orders against you, including no contact orders and protection orders, without further notice to you.

Future child and spousal support cheques must not have any notes or memos included. Additionally, using your mother as a conduit to drop off the support cheques at our client's workplace, when your mother then communicates further harassing messages from you, is also not acceptable. Our client also does not agree to you or anyone on your behalf showing up at her home or workplace to drop off cheques. Future support payments should be made via EMEP. Do not directly or indirectly contact our client through any means.

You have also failed to pay spousal support of \$ 00 per month since August of 2023 and are in arrears of \$ 10. Our client will be seeking enforcement action via EMEP for the same.

Finally, in recent text messages to our client, screenshots of which are enclosed, you have sent our client a link to a blog published by you, stating that "that's for us and the kids when they get old enough to comprehend". We note that your blog includes an article titled "A Criminal Surprise?" which references our client's protection order against you and states that our client "forced" the children to take two doses of the COVID vaccine. This is defamatory and you are to cease and desist any further public statements about our client and the children.

Yours truly,

Lindsay Kenney LLP

The first falsehood is their claim that the contract terms of a cheque are not legally binding. My wife has not cashed the child support cheques for August or September yet, as they carry the term that my children should be guarded by the most medically qualified parent. Next comes a threat that their client (my wife) will seek orders against me. Never mind the fact that even though the no contact order expired in November, 2022, I still have not seen my children. My wife has refused to let me see them in person or talk to them on the phone. The one time before summer break when I went to my

children's daycare after school to see them in person along with their grandmother (my mother), the Vancouver Police were called, and they threatened us with arrest, even though the no contact order was expired. The office of the Police commissioner rejected investigation into the threats made by Vancouver Police Officers unlawfully enforcing an expired order.

Next false statement is the lawyer's claim that future cheques must not have any memos because the messages were "odious" and a form of "harassment". They do not quote any message that is either odious or harassing. Simple statement of a contractual term to be fulfilled with cashing of a cheque could only be construed as odious by the most juvenile and dishonest of persons.

<https://danielhagase.substack.com/p/canadian-lawyers-how-they-operate>

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11/16/23, 5:03 PM

Canadian Lawyers, how they operate - by Daniel Hagase MD

Moreover, if my terms of cashing the cheque did not carry lawful weight, why bother writing a threat letter and not just go ahead and cash the cheque?

The third lie is this lawyers accusation that my mother is a conduit for communicating harassing messages to my wife, when she made a routine of delivering support cheques while I was not allowed contact with my wife at her work or domicile. They cannot

quote any harassing messages, only making a claim that I have done so. My mother's own curiosity to the health and wellbeing of her grandchildren and her advice to her daughter in law not to inject her grandchildren with a dangerous medical experiment can hardly be construed as harassment. Yet this is exactly the dishonest claim made by Panda Wu, working for Lindsay Kenney LLP.

The Final and Most Egregious Lie

In reference to my substack article "A Criminal Surprise", they quote me as saying that their client "forced" my children to take two doses of the COVID "vaccine". I haven't seen any child yet who wants to have a needle poked into their body. My children both knew my stance on the experimental mRNA injection and its harms, as did my wife. Miles even stated during our video chat that he "didn't like it". So how can this lawyer claim that my statement that my children were forced to take an injection is "defamatory"?

This is truth. No child wants to take any injection. This is my public rebuttal of their warrantless claim that I am to cease public statements of the crimes done against my children.

This is **Exhibit V** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia

<  Angela

Oct 1, 2023

Hi Alison, I am here at
reception.
Take your time, no hurry.
Angela

Hi Alison, Daniel was heading out this morning, he passed by the daycare he saw Sophia and Miles playing school yard. So he stopped by say hello and gave Sophia \$1000. cheque then the teacher came by took the cheque, and she will give it to you. Daniel didn't tell me until now. So take 2nd cheque a

View all

Are you alright health
wise, you looked puff

四〇十

< Angela
23:17, Oct 3

Hi Alison, Daniel was heading out this morning, he passed by the daycare he saw Sophia and Miles playing school yard. So he stopped by say hello and gave Sophia \$1000. cheque then the teacher came by took the cheque, and she will give it to you.

Daniel didn't tell me until now. So take 2nd cheque as November's. Then I don't need come see you in November 1st.

DR DANIEL NAGASE
3110 WEST 8TH AVE
VANCOUVER BC V6K 2C3
TEL. (78) 818-0237

040

2023-10-01

\$ 1,000.00

100 DOLLARS A

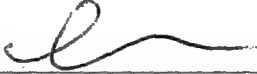
PAY TO THE
ORDER OF Alison Nagase -
-One Thousand Dollars-

MEMO Cashing this cheque returns
guardianship to the most medically knowledgeable
& qualified parent.

11040 600010000365120919 20

76

This is **Exhibit W** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023


A Commissioner for taking Affidavits for
British Columbia

DR DANIEL NAGASE
3110 WEST 8TH AVE
VANCOUVER BC V6K 2C3
TEL: (78) 918-0237

041

DATE 2023-10-01
T Y Y M M D

PAY TO THE
ORDER OF Alison Nagase
One Thousand Dollars

\$1000.00

100 DOLLARS 

ROYAL BANK OF CANADA
GRANVILLE & 12 AVE. BRANCH
2735 GRANVILLE ST.
VANCOUVER, BC V6H 3J1

MEMO: Cashine this cheque makes
an segment to rhythm and body to the most
Medically qualified parent

0041 10000 10000 31512091900200

77

DR DANIEL NAGASE
3110 WEST 8TH AVE
VANCOUVER BC V6K 2C3
TEL: (78) 918-0237

042

DATE 20

PAY TO THE
ORDER OF danielnagase@ical.ca
rumble.com/user/danielnagase
danielnagase.substack.com

\$

100 DOLLARS 

ROYAL BANK OF CANADA
GRANVILLE & 12 AVE. BRANCH
2735 GRANVILLE ST.
VANCOUVER BC V6H 3J1

0042 10000 10000 31512091900200

DR DANIEL NAGASE
3110 WEST 8TH AVE
VANCOUVER BC V6K 2C3
TEL: (78) 918-0237

043

DATE 20

danielnagase@ical.ca
rumble.com/user/danielnagase
danielnagase.substack.com

\$

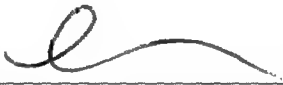
100 DOLLARS 

ROYAL BANK OF CANADA
GRANVILLE & 12 AVE. BRANCH
2735 GRANVILLE ST.
VANCOUVER BC V6H 3J1

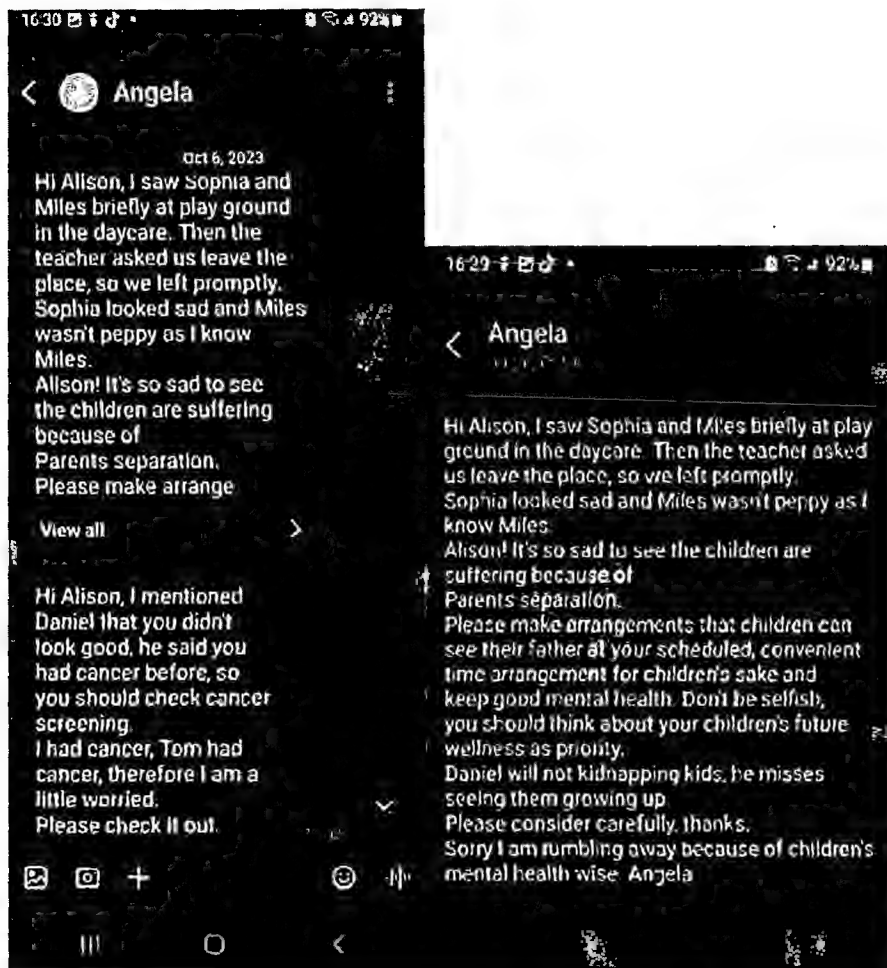
0043 10000 10000 31512091900200

78

This is **Exhibit X** referred to in the Affidavit #2 of
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A Commissioner for taking Affidavits for
British Columbia

79



81

~~81~~ 81?

DR DANIEL NAGASE
3110 WEST 8TH AVE
VANCOUVER BC V6K 2C3
TEL: (778) 918-0237

DATE 2023-12-01
Y Y Y Y M M D D

PAY TO THE Alison Nagase \$ 1000.00
ORDER OF One Thousand Dollars 100 DOLLARS

RBC ROYAL BANK OF CANADA
GRANVILLE & 12 AVE. BRANCH
2735 GRANVILLE ST.
VANCOUVER, BC V6H 3J1

MEMO returning this cheque to Miles & Sophia 12-20-23
custody of Miles & Sophia to their father

1047 10000 10000 315120919020

DR DANIEL NAGASE
3110 WEST 8TH AVE
VANCOUVER BC V6K 2C3
TEL: (778) 918-0237

DATE 2023-12-01
Y Y Y Y M M D D

PAY TO THE Alison \$ 1000.00
ORDER OF drnagase#7789180237 100 DOLLARS

RBC ROYAL BANK OF CANADA
GRANVILLE & 12 AVE. BRANCH
2735 GRANVILLE ST.
VANCOUVER, BC V6H 3J1

1048 10000 10000 315120919020

DR DANIEL NAGASE
3110 WEST 8TH AVE
VANCOUVER BC V6K 2C3
TEL: (778) 918-0237

DATE 2023-12-01
Y Y Y Y M M D D

PAY TO THE Sophia \$ 1000.00
ORDER OF drnagase#7789180237 100 DOLLARS

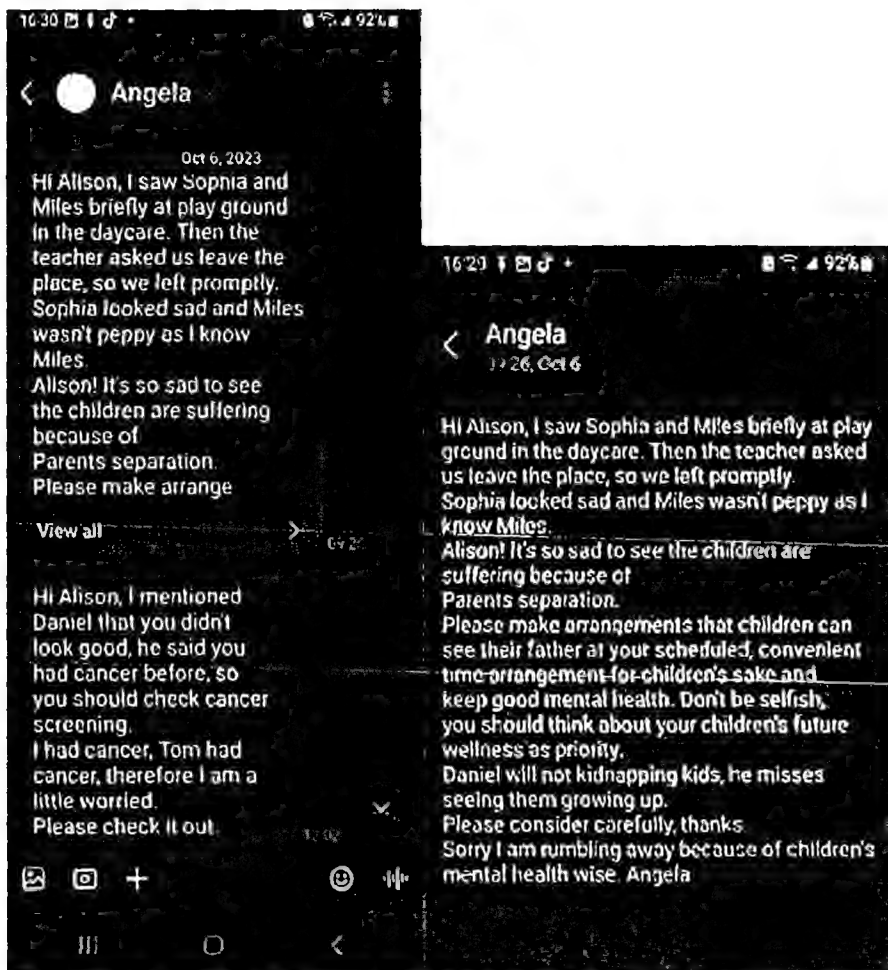
RBC ROYAL BANK OF CANADA
GRANVILLE & 12 AVE. BRANCH
2735 GRANVILLE ST.
VANCOUVER, BC V6H 3J1

1049 10000 10000 315120919020

This is **Exhibit Z** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia



This is **Exhibit AA** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia

Tuesday, November 14th, 2023 [inbox x](#)

✉️ 📲

Jules Quesnel YMCA Kids Club
to me, Alison. ↗

Wed, 16 Nov, 16:59 (1 day ago) ⭐ ↗ :

Hi Alison,

Following up on our conversation, here is an account of what happened yesterday on Tuesday, November 14th, 2023.

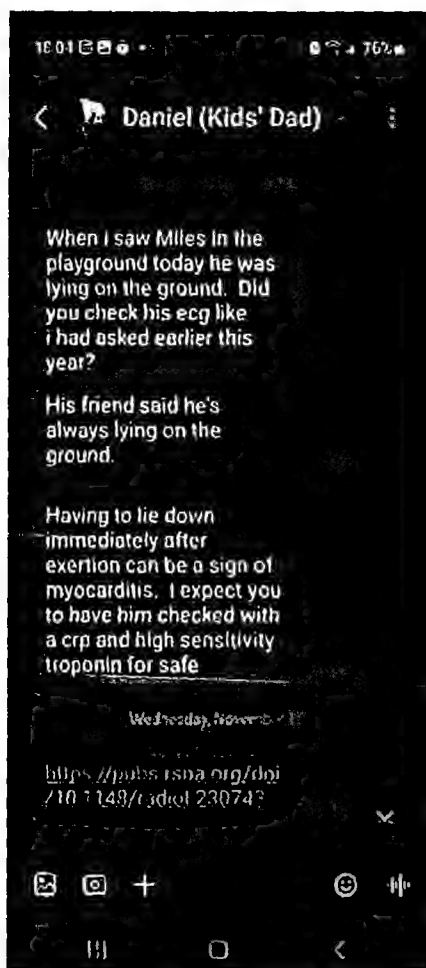
The Green Crew children were playing in the courtyard when Daniel Nagase showed up with grandma at 3:48PM. Daniel started speaking with Sophia and Miles. When the staff attempted to interfere, Daniel said statements such as: "I am having a private moment with my children", "This does not involve you", and "I am not talking with you." Daniel also ignored the staff otherwise. Daniel spoke with Sophia and Miles about Halloween and asked whether their maternal grandparents still lived in Kelowna. Daniel gave the children a gift. Daniel left after 3-4 minutes (3:52PM).

Best,

Jules Quesnel YMCA Kids Club

This is **Exhibit BB** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023

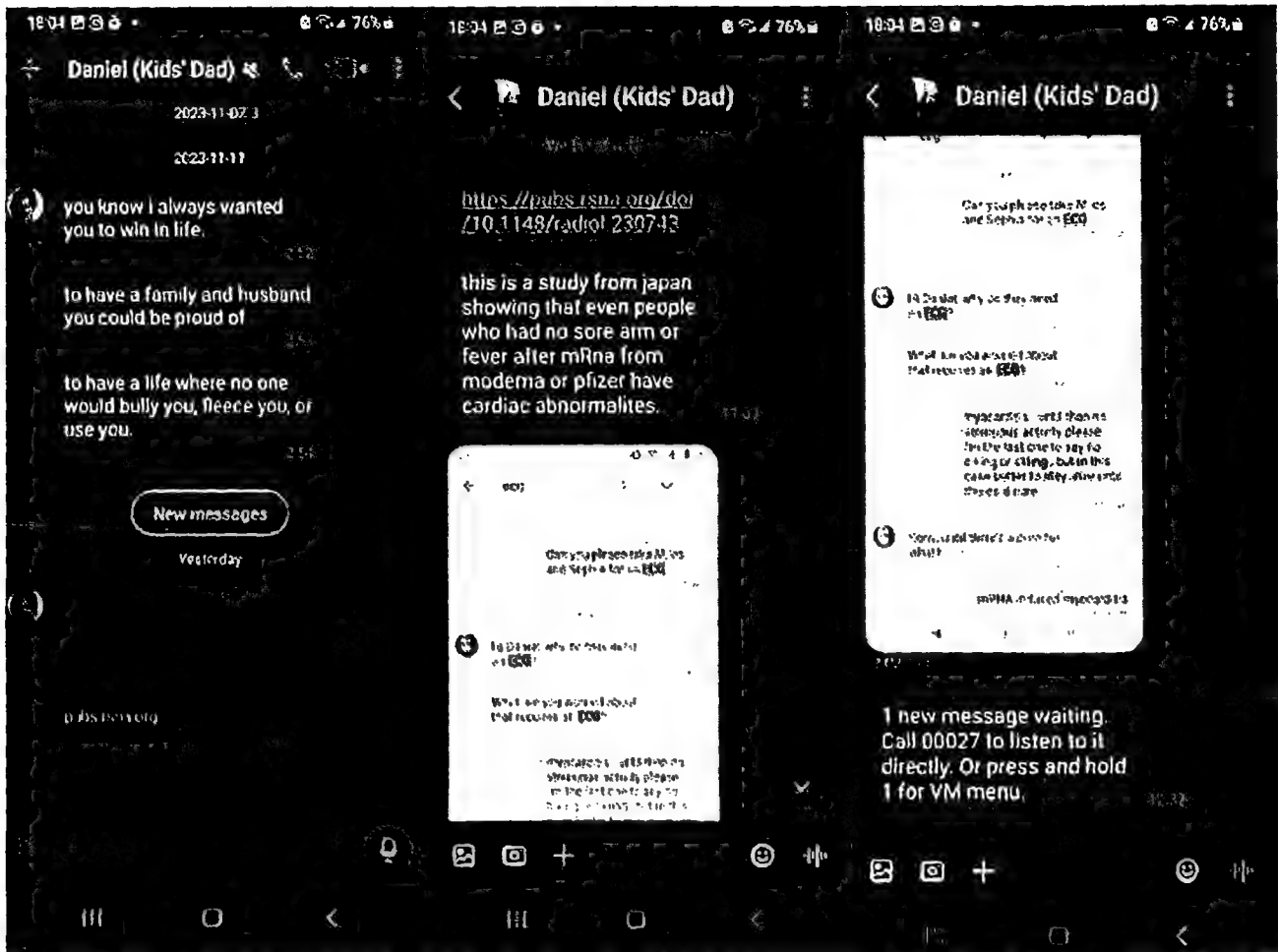

A Commissioner for taking Affidavits for
British Columbia



This is **Exhibit CC** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia



This is **Exhibit DD** referred to in the Affidavit #2 of
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British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia

Thursday, November 16th, 2023 [Inbox](#) 

 Jules Quesnel YMCA Kids Club
to me, Alison 

16:49 (1 hour ago)    

Hi Alison,

As you know, Sophia and Miles were absent from the Y today on Thursday, November 16th; however, Daniel and grandma came by today.

At 3:42PM, Daniel and grandma came to the courtyard. Another child (Stella) saw Daniel before the staff did and informed him that Sophia and Miles were not at school today. Daniel proceeded to ask why the children were not at school. Bonnie (staff) did not answer his question about the children's whereabouts and told him that he needed to leave. Daniel asked whether the children were at a doctor's appointment and stated that he had told Alison that she has to take Miles to the doctor because the last time he was here, he saw Miles on the ground. Daniel asked the staff why Miles was on the ground. Bonnie told him that Miles was not hurt then and that sometimes Miles likes to lay/crouch on the ground as a playful thing.

Daniel noted down Bonnie's name from her name tag and said that he would let Alison know that Miles laying down on the floor was indicative of heart issues. Daniel left afterwards at 3:45PM.

Best,

Jules Quesnel YMCA Kids Club

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This is **Exhibit EE** referred to in the Affidavit #2 of
Alison Nagase sworn before me at Vancouver,
British Columbia this 23rd day of November, 2023



A Commissioner for taking Affidavits for
British Columbia

Subject:

FW: [EXTERNAL] Fwd: Incident on Friday, Nov. 17, 2023

17
93

----- Forwarded message -----

From: **Jules Quesnel YMCA Kids Club** <julesquesnelymca@bc.ymca.ca>

Date: Mon, Nov 20, 2023, 07:47

Subject: Incident on Friday, Nov. 17, 2023

To: Alison Nagase <alisonnagase@gmail.com>, Alison Nagase <alisonnagase@hotmail.com>

Hi Alison!

I will just paste the information from the report I had to write, so you have it.

Two groups of children were in the centre at 4:30 pm: 17 children, and 3 staff. Sophia and Miles N. were drawing at the round table, which is in the middle of the centre. Two other children were around the table, and the rest were playing around the room. Daniel N. (Sophia and Miles's dad) opened the door around 4:30 pm and came inside the centre, going straight towards Miles and asking him how he felt. Georgeta(staff), politely asked him to leave the room, reminding him that he could not talk with the children. Daniel dismissed her: "I am not talking with you". Georgeta (staff), asked him again to leave the room, he said that Miles was sick, it was an emergency medical condition, and he would call the ambulance. He made the call, sitting on a table close to the round table where his children were. A staff came close to the table, and Georgeta(staff) went to the kitchen and called 911. Daniel N. went outside after 7-10 minutes of trying to make a call (we do not have cellphone reception in the room). Staff went outside and gave the police directions where he was heading. He came inside again saying to Georgeta(staff): " I instruct you to co-operate with the paramedics"- he repeated that 3 times. He left after 2-3 minutes. At that time Georgeta was on the phone with the police, and they also heard everything he was saying. Two staff took the children to another room, in the hall. Daniel N. went outside the door, but he did not want to leave. His mom, the children's grandmother, came also, and both were outside the door, waiting for the ambulance. The children were safe in the Music Room, playing games with the staff. The babysitter came to pick up Sophia and Miles, and the staff asked her to wait in the Music Room until the police arrived. Two officers with no uniform came around 5:15 pm. The other 2 officers in uniform came also, and they talked with Daniel N. who did not want to listen to them either. They knew that Daniel N called the ambulance, and no ambulance was supposed to come. Around 5:45 pm, one officer helped the babysitter, Sophia, and Miles to take a cab and go home. They were outside until 6 pm, talking with the grandmother, as Daniel N left. They waited in the car until the grandmother left to take the bus, and after the YMCA closed the centre and left.

When Georgeta(staff) was on the phone with the police, the babysitter called the children's mom, Alison N, and informed her about the situation.

Georgeta(staff) informed the police that Daniel N. came on Thursday, Nov. 15 in the afternoon, and in the morning, Nov. 16, to look for his children. The children were not at school at that time. He asked the staff and children questions about Mile's health.

Georgeta (staff) called the YMCA manager, Katie K, and informed her about the incident, and how it was solved.

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I really hope the children were ok, and that you explain them what happened and helped them understand.

Best,

Georgeta Paun

Team leader

Jules Quesnel YMCA Kids Club
Healthy Child Development

YMCA BC

T: 604-222-0114

E: julesquesnelymca@bc.ymca.ca

The YMCA Before and After School Care program is growing its team!

Join our team at bc.ymca.ca/careers or [sign up here](#) to get notified about employment opportunities.